No. 1, have been drawn out. As often as that may happen, the whole number of scrolls shall be returned to division marked No. 1, to be drawn out as in the first instance.

§532.—Deposit of jury fees.

Before a party is entitled to a jury, he shall deposit with the Justice the sum of three dollars for jury fees; and the Justice shall pay to all persons who attend, pursuant to the summons, as well to those who do not actually serve as to those who do serve, twenty-five cents each, to be included in the judgment as part of the costs, in case the party demanding the jury recover judgment, but not otherwise. The Justice shall refund to the party the fees of all jurors who do not attend.

§533.-Adjournment after return of the jury.

No adjournment shall be granted after the return of the jury, unless the party asking the same shall, in addition to the other conditions imposed on him by law or by the Justice, deposit with the Justice, to be immediately paid to the jurors attending, the sum of twenty-five cents each, such amount to be in no case included in the judgment, as part of the costs. On such adjournment, the jurors shall attend at the time and place appointed, without further summons or notice; and the fees for the jury, deposited with the Justice according to the preceding section, shall remain in his hands, until the jury are empanneled on the trial, and shall be then immediately paid to the jurors or to the party entitled thereto.

CHAPTER VI

APPEAL.

\$534.—Appeal—Execution.

The party against whom judgment is rendered, in any civil action in a Justice's Court, may appeal to the Superior